Law Offices of

DUKES, DUKES, KEATING & FANECA, P.A.

14094 Customs Boulevard, Suite 100 Gulfport, Mississippi 39503

WALTER W. DUKES HUGH D. KEATING CYRIL T. FANECA PHILLIP W. JARRELL W. EDWARD HATTEN TRACE D. MCRANEY SUL OZERDEN* WILLIAM SYMMES BOBBY R. LONG

Writer's Direct E-Mail: Cv@ddkf.com WILLIAM F. DUKES (1927 - 2003)

POST OFFICE DRAWER W GULFPORT, MISSISSIPPI 39502

JE'NELL B. GUSTAFSON**
JASON B. PURVIS
RICH CASSADY
DAVID N. DUHÉ
HALEY N. BROOM

July 3, 2006

TELEPHONE 228-868-1111

FACSIMILE 228-864-1418

*also licensed in AL, FL, LA **also licensed in CA

Gerald B. Hebert #K4559 WCCF U/T-106 Post Office Box 1079 2999 Hwy 61 North Woodville, MS 39669

Re:

Gerald B. Hebert v. George Payne, Major Riley, Rick Gaston, Phil Taylor, Sgt. Nathan Ellsberry, Officers Jacent Gregory, James Billingsly and Brian Adoft, in their individual and official capacities

Civil Action No. 1:06cv46LG-JMR

Our File No. 1811.096

Dear Mr. Hebert:

I am in receipt of your Answers to Defendants' Interrogatories and Requests for Production of Documents. Please further provide Defendants with your Answers or Objections as required by the Federal Rules of Civil Procedure within the next ten (10) days or sign the enclosed Good Faith Certificate on the line indicated and return same to me in the stamped, self-addressed envelope.

If I do not receive discovery responses in compliance with the Federal Rules of Civil Procedure, or the signed certificate from you within the ten (10) days, I will proceed with a Motion to Compel and note that you refuse to sign the certificate and/or comply with the Federal Rules of Civil Procedure.

Very truly yours,

DUKES, DUKES, KEATING AND FANECA, P.A.

/s/ Cy Faneca Cy Faneca, Esq.

CF/cl



FORM 5 (ND/SD Miss. DEC. 2000)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI

GER	ΔT	.D	\mathbf{R}	HE	RH	'R'1	Г

Plaintiff

v.

CIVIL ACTION NO. 1:06cv46LG-JMR

GEORGE PAYNE, MAJOR RILEY, RICK GASTON, PHIL TAYLOR, SGT. ELLSBERRY, OFFICERS GREGORY, BILLINGSLY AND ADOFT, ALL IN THEIR INDIVIDUAL AND OFFICIAL CAPACITIES

Defendants

GOOD FAITH CERTIFICATE

All counsel certify that they have conferred in good faith to resolve the issues in question and that it is necessary to file the following motion:

Motion to Compel

Counsel further certify that:					
✓ as appropriate:					
1. The motion is unopposed by all parties.					
2. The motion is unopposed by:					

3. The motion is opposed by: Plaintiff

FORM 5 (ND/SD M	iss. DEC. 2000)		
			ls to the motion shall be submitted to the magistrate as stated in Uniform Local Rule 7.2
This the	day of	July	2006.
			Signature of Pro Se Plaintiff
			Gerald B. Hebert
			Pro Se Plaintiff
			Signature of Defendant's Attorney
			Cy Faneca, MSB # 5128
			Typed Name and Bar Number